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5 Attorneys for Plaintiff,
ERIC KIMMEL

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

11 | ERIC KIMMEL,

Plaintiff,

13 |

vs.

14 GUGGENHEIM ENTERTAINMENT, LLC;
15 SCOTT GUGGENHEIM; STEPHEN
GUGGENHEIM; and SHANNON
GUGGENHEIM.

Defendants.

Case No.C 07-2751 CRB

**[PROPOSED] ORDER REGARDING
STIPULATION TO EXTEND TIME TO
RESPOND TO COUNTERCLAIMS**

(Civ. L.R. 6-1(b))

19 Pursuant to Civil L.R. 6-1(b), Plaintiff ERIC KIMMEL ("Kimmel") and Defendants
20 GUGGENHEIM ENTERTAINMENT, LLC, SCOTT GUGGENHEIM, STEPHEN
21 GUGGENHEIM, and SHANNON GUGGENHEIM (collectively, "Defendants"), by and
22 through their respective attorneys, hereby stipulate to extend until August 16, 2007 the time
23 within which Kimmel must answer or otherwise respond to Defendants' Counterclaims (docket
24 no. 13, filed July 13, 2007).

25 | DATED: August 2, 2007

BULLIVANT HOUSER BAILEY PC

By: /s/ DANIEL N. BALLARD

Daniel N. Ballard

Attorneys for Eric Kimmel

1 DATED: August 2, 2007

MAYER, BROWN, ROWE & MAW LLP

2 By: /s/ JOSHUA M. MASUR

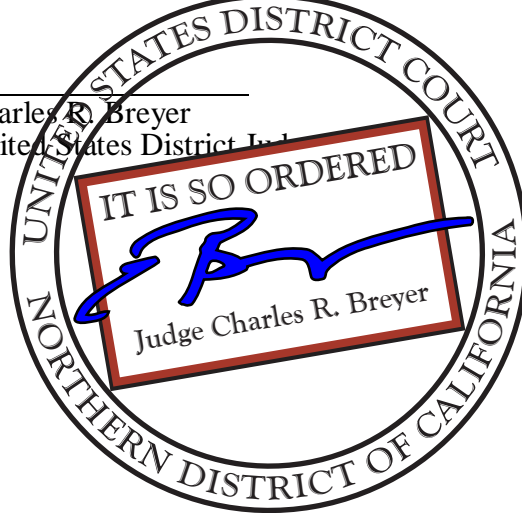
3 Joshua M. Masur

4 Attorneys for Guggenheim Entertainment,
LLC, Scott Guggenheim, Stephen
Guggenheim, and Shannon Guggenheim

5 PURSUANT TO STIPULATION, IT IS SO ORDERED.

6 DATED: August 03, 2007

7 By:

8 Charles R. Breyer
United States District Judge9
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